KENTUCKY GAZETTE.

[NUMB. IV.]

S Υ, OCTOBER 10, 1795. [VOL. IX.]

Nº. III.

THE TREATY.

TO THE WELL DISPOSED PEOPLE OF KENTUCKY.

BEFORE I proceed to consider the third article of the treaty, it may not be annecellary, or improper, to fuggelt more explicitly, an adea which heretofore I have taciped to the mind of every man. It is—that the complaints on the part of the United Etaes, against Great Britain for infractions of the treaty of 1783, had been brought to a point by the fooliations on our commerce, and encroachments on our territory; and that by this acretion and combination of grievances, a crisis had been produced in our affairs, which forbad our submitting any longer under those grievances. I say, so pressing had been the calls upon government from these causes, that it became indispension that common folicitude on a subliment of the treaty of 1783; and also for a redress of those more recent injuries. In the history of nations, it is well known, that there are but two leading hondes by which the injuried can obtain gedress from the injuried and the submitted of justice and harmony, as well as by a regard to the general interest of the United States, induced the executive, in the first place, to feek redress in the first mode mentioned, rather than leave it to be fought for in the doubtful evens of the latter. Knowing at the first mode mentioned, rather than leave it to be fought for in the doubtful evens of the latter. Knowing at the first mode mentioned, as well as hy a regard to the general interest for in the injuries which they had committed; were we not bound in reason and justice, to accept that agreement? And where they what for in the doubtful evens of the last such as the process which we suppose that agreed, that we moved as a peaceable way, by the operation of legal remedies, to compessate of things, upon the present state, and the upon the injuries we have received. They were not carried away contrary to the treaty of peace 1783; but which they say were not carried away t

drefs ? Those on whose mind this

dee's? Those on whose mind this idea makes the proper impression, will know how to weigh the objections which are made to the treaty; they will know how to appreciate the arguments in its favour.

Having made these observations, I shall, now proceed to state, and consider the the third article in the proposed treaty.

"Article 3d. It is agreed that it shall at all times be free to his majelty's subjects, and to the citizens of the United States; and also to the Indians dwelling on either side of the shall boundary line, freely to pass and repass by iand or inland, navigation into the refpective territories and countries of the two parties on the contineur of America; Ethe territory within the limits of the Hudson bay company only excepted and to navigate all the lakes, rivers lind waters thereof. But it is unsershood that this article does not extend to the admission of welfels of the United States, into the seaports, hardours thereof. But it is unsershood that this article does not extend to the admission of welfels of the United States, into the seaports, hardours of the Rivers in his Majesty's fail territories, as are between the mouth thereof, and the highest port of entry from the fea; except in small vessels trading sons, where we manute all and Quebee, under such regulations as small be established to prevent the possibility of any freads in this respective of the Rivers in his Majesty's fail territories, as are between the mouth thereof, and the highest port of entry for sories of the United States, beyond the highest ports of entry for foreign vessels from the sea in the sea of this majesty in the provision of the fame in the ports of the United States, on the same in the manuter as any of the Artlantic ports or places of his majesty in Great Britain.

"All goods and merchandize, whose importation into the United States, on the importation of the same in the manuter aforesaid by the citizens of the United States, and such goods and merchandize shall be subject to no higher or other duties than would be

be payable by natives, shall be demanded on either side; and no duties shall be payable on any goods which shall merely be carried over any of the portages or carrying places on either side, for the purpose of being immediately re-embarked and carried to some other place or place.

""As this article is intended to render in a great degree the local advantages of each party common to both and thereby to promote a disposition favourable to friendship and good neighbourhood, it is agreed that the respective powerments will mutually promote this amicable intercourse by causing speedy and impartial justice to be done, & necessary protection to all who may be concerned therein."

It is observable, that this article is intended to open a friendly intercourse of inland trade, and navigation between the two particle, it has nothing to do with the external or maritime commerce between the two nations.

To this article many objections have been under, and friendship, between the subjects of Great minim and the citizens of the United States; and that wi hout it the treaty would indeed have been greatly defect, ive. Lee us for a moment, suppose in made no part of the treaty, and that upon our geing pollesson of the posts, ail intercourse was a rolibited, serwern the parties. What would be servern the parties. What would be servern the probable offering it would be nugatory. Under complaint to the government of which the offender was a polibited, servern the parties. What much life in its confequences of the draint, without the means of enforcing it would be nugatory. Under complaint to the government of which the offender was a solibited, server the parties, where the offender was caught; or mediately, upon complaint to the government of which the offender was a solibited of transpection, abuse, complaint, ill will, and open rupture, to be mislaten.

Again, the two parties, as competions in the Indian trade, would be opposed in point of inversions in the Indian trade, would be opposed in point of inversions, which we have b

whether while the subjects of Gr. Britain are freely admitted into all the atlantic ports, they should be excluded from the wettern ports? And the Senare had determined that, they should be freely received into the one, and excluded from the other:—What do you imagine would be the language of their fault-siders? Did you ever hear the administration accused of partiality? Did you ever hear the administration accused of partiality? Did you ever hear the eastern members charged with views inimical to the growth; improvement, and prospective of this country? And although, as far as my observation goes, I believe all this to have been totally without foundation; yet what might not have been faid, and what would not have been faid, had such a distinction deliberately have taken place? And would dut modern particult have let sip luch an epportunity? What attention then is due to this tribe, when they would clamour on both sides of a proposition? What if any nation habeen excluded from our western ports, they would have complained, and with justice; will they still be countenanced by the people, when they complain if the British Intipects, who are yet the only ones who have manifested a disposition to enter into those ports, are permitted to do fo?

But let us change this view of the subjects, and turn to the arcicle now under contemplation. It is there we shall find a free intercourse permitted upon principles of liberality. It know it has been objected to this article, That the exception of the country within the limits of the studying whether while the subjects of Gt

exception by the causily subsequent the secondary, what improper, and ough not to have been fromtifully to as an answer to this, it is sufficient to say, that the country within those limits as to their fromtifully to a particular company; and that even British subjects cannopoly, to a particular company; and that even British subjects cannopoly to a particular company; and that even British subjects cannopoly, to a particular company; and that even British subjects cannot trade there without the permission of that company is the time transposed by the company; and that even British subjects cannot trade there without the permission of the transpose subject to the subject of the probable and that this article prohibles. American citizens to take fish in those places, is secured to then by the treaty of 1723. The absorbing the treaty with the present citizens to take fish in those places, is secured to then by the treaty before alluded to, and comparing that treaty with the present; which is merely refrictive of a new right, and no abridgement of a former one.

But the great objection to this article is, that it wants reciprocity. In at much, as we have let the British into a greater extent of treation; and more rivers and ports, than they have be two into just so much of the mounts to this it amount to I it amounts to this that we should have made a survey of their territory, and also of ours; and then have let them into just so up ports and rivers; and also the number of our ports and rivers; and also the number of our ports and rivers; and also the number of our ports and rivers; and also the number of our ports and rivers; and also the number of our ports and rivers; and also the number of our ports and rivers; and also the number of our ports and rivers; and also the number of our ports and rivers; and also the number of our ports and rivers; and also the number of our ports should they have been permitted to enter—from which should they have been permitted to enter—from which should they have been permitte

Stitution which requires that no preference should be given to one par over another? I require that those who make the above objectipreference faould be given to one pass over another? I require that those who make the above objection would andwer these queitions. Indeed this objection when thus analyted and thewn in detail appears to me equally abfurd, and ridicalous. It reciprocity in commerce conside in extent of territory, and the name of ports, and rives which each party opens to the other, I imagine there is no fuent thing in existence. I have not heard that the United States ever made a furvey of France, Holland, Prassia, or Sweden, to assert the other, I imagine there is no intended in the existence of territory, or the number rivers, and ports, into which her citizens were admitted or that the ever entertained an idea of restraining the fubjects or citizens of these several countries to an equal extent; and that they have not an equal extent; and that they have not an equal number of rivers, and ports. Yet these realises not that I have heard detective in reciprocity. But in treating with another meaning, and it is to be adjusted by circles of latitude, and longitude, and by an arithmetical exactines, of numerals. In considering the objections to this treaty, I am frequently ready to excelsing all lines of faction, friends of anarchy, enemies, and wilfful followerters of the federal government! how noify in clamor and abuse, how weak in reason and argument, appear all your objections! But I have promified a dipartional that have promifed a dipartional that have been made.]

MR. BRADFORD,

IN answer to Mr. Marshall's address to you respecting my re-fusal to publish his observations on the treasy lately formed between America and Great Britain, I wish America and Great Britain, I with through your paper, to lay before the public, a fhort flatement of facts, and my reasons for refuling to continue the publication— When I received his first number,

When I received his first number, I thought from its length, that I might infer his observations on this fabject, without neglecting the duty I owe the public, of furnishing them weekly with all the interesting intelligence I can collect; but, upon the receipt of his second number, and of an answer to the first number, figued "A Preeman," and finding that they both promifed a continuation of their observations, I tound that it would be impossible with the number of hands which I have now in employ to continue the publicaemploy to continue the publica-tion of these papers, and also dis-charge what I considered as my du-

charge what I confidered as my duty to my cultomers. Thus lituated, I informed Mr. Marhall, that I flould be willing to devoce two olums of each of my papers to is remarks, even if it had occupid that portion of it for fix months. Mr. Marhall left it to me to determine whether I would continue the publication or nor, and as I found apon an examination of his three first numbers which he had fent me; that if his observations were as long on the other articles of the treaty, that two columns a week would not have contained them in twenty months, I declined them altogether. together.

twenty months, I declined them altogether.

In confequence of this, I alfo declined publishing the "Freeman," although I had acknowledged the receipt of it, and promifed it a place in my paper, until the author demanded as a matter of right that I should publish his first number, as it was only an answer to that number of Mr. Marsh. al's which had appeared in my paper; And I have declined continuing that publication also.

As a freeman I shall always take the liberty of thinking for myself on all public matters, and of despising any public fervant, however dignified his station, who shall act in a manner inconsistent

shall act in a manner inconfillent

with the true interests of his counwith the true interests of his country; but as a printer, I will always infert any observations on public measures, which are of a reasonable length. I have been taught to believe, that no individual or individuals, however fond they may be of their own productions, have a right to monopolize a public paper, to the exclusion of matter which may be more useful, agreeable and interesting to the public.

JAMES H. STEWART. Lexington, October 9, 1795.

Lexington, October 9, 1795.

To the Honorable George Muter and Benjamin Sebaltian.

AVING notified you in a pamphlet addreffed to you in answer to one written by yourfelves, that if you would be more specific in certain charges therein alledged, againft me, that they should be answered; I did expect that you would have exhibited those charges specifically—stating particularly the fact or facts, on which they were sounded, and the testimony in each particular case. This not you having been done, nor as far as I know, intended to be done by you; I take this method to call on you,—And I require of you, to exhibit under your signatures, the facts, and evilence (since it there be any, they are in your possession on which those charges against me racts, and evience there it there be any, they are in your possession on which those charges against me personally are founded, that I may know how to meet them, and to defend myself against them; this is incompared to the area of the any further with the area of the any further areas. defend myfelf againft them; thinking it improper to take any further notice of them in their prefent finape; the the malice of my enemies, fanctioned by your authority, should continue to reverberate them againft me. If you have any fense of justice remaining you will comply with this request; otherwise you must be content to receive the imputation due to the viself calumniators.

I defire to have these charges brought forward just he minner above itated, before the first of next month, at which gime is full leave

ove nated, before the first of next month, at which time I shall leave this state on business. Mr. Bradford is requested to give this a weekly publication in his paper until the first of Novem-ber, unless I shall be sooner not li-ed that ways house.

ber, unlefs I final be fooner notilied that your honors will comply
with this call.

And I further notify those who
may feel themselves affected, that
I mean to expose to public view
the decree of the court and the
point upon which it was given between General Wilkinson and myfelf.

I am gentlemen, your very humble ferv't. II. MARSHALL, Oct. 2, 1795.

Thirty Dollars Reward.

Thirty Dollars Reward.

STOLEN from the fubscriber, Isiving near Harrod's station in Mercer county, a forrest HORSE about stiteen hands high, 4 years old last spring, treas, brity cartiage, branded on the asar shoulder \$5, on the near buttock \$ B and the ribs with a horse-shoe; faid horse has a star and snip.—Also, a bright bay MARE eight years old, fourteen hands and a half high, blaze face, one hind foot white, her near fore foot turns in, branded on the near jaw, shoulder and buttock \$ T. manded to the field and the horse in the woods on the night of the 27th September last. Any person taking and securing said horses and the thief brought to justice, shall receive the above reward, or twelve dollars for the horses only, and reasonable charges if brough tometo.

SAJUEL BANTA.

October 2, 1795.

SARUEL BANT A.
October 2, 17952

TAKEN buy by the fubferiber, on
the waters of North Elkhorn,
Scott county, a bay HORSE, about
five years old, branded on the near
floudler the refemblance of D, a
funal flar in the forehead, the
near fore foot crooked, with a flue
on it; appraifed to tsl.

Hames White,

James White.

TO BE SOLD At FUBLIC VENDUE,

On the 26th inflant at the house of Mrs. Kiter in this town, a number of Cattle,—Confishing of Cows and Calves, and young Cat-tle.—Six months credit will be allowed, the purchasers giving bond and approved security to JOHN KISER, Admr. Lexington, Od. 9, 1795. ‡2w

A LL perfors indebted to the e-frate of Christopher Kifer de-ceased, are requested to pay their re-pective balances before the irrit of November, or their accounts will be put in the hands of the pro-per officer to coellet, without dif-crimination.

crimination.

JOHN KISER, Admr.

October 9, 1795.

Twenty Dollars Reward.

R UN away from the subscribes, living near Danville, a creer county, on Sunday the 4th inflant, a mulatto fellow named TOBE, aa mulatto fellow usmed TOBE, a-bout 6 feet high, thick lips and a large mouth, rather knock-knee'd; had on an old pair of 'linen over-sils and shirr, and a black line'g hunting-thirt, and took with him a blanket; he will thew the marks of a fevere whipping he got the day he went away. It is probable he will try to pais for a free man. He is about 22 years old. Whoever decivers the above fel-low, or fecures him in any gool, fo that I can get him, shall receive the above reward.

the above reward.

STEPHEN FISHER.

Officher 6.

Public Notice.

Public Notice.

That on the second day of Jaly 1781, William Payne located by withe of a land office treafury warrant, one thousand aeres
of land in jefferlow country, adjoining William Peyton's entry on
taron waters of Floyd's fork, to
join on the welf fide of faid enry,
and on the foulb to include the
Black Haw Grove. That the faid
Payne's entry was affigued to me,
and on the 26th day of October
1792, I caused the faid entry to be
derveyed according to location, &
have obtained a patent cherefor,
amen as the tellimony with respect
to the faid run's being formerly
called Elkrun, and now called Chiniwith's run, depends on persons
now living—in older to perperuate their testimony. I obtained
from the county of Jestes fon, at
their October court, an order appointing commissioners to examine and take the depositions of
such persons as I might judge proper, by virtue of an act of the last
efficion of Assemble, untitled "An
act to ascertain the boundaries of
lands and for other purposes." All
whom it may concern are therefore lands and for other purpofes." All whom it may concern are therefore requested to

Take Notice,

That on the feeond day of November next, I will attend with the Commissioners aforesaid and fundry witnesses on the bask of Floyd's fork, at the mouth of the faidron, formerly called Elkrun, which is now called Chiniwich's run, in the county of Jessey of the faidron, where the depositions of the said witnesses will be taken, to establish that the said run was formerly called Elkrun, and shall have done such further acts therein, as may be necessary and as the law directs.

John Mundle:

October 7, 1795.

Taken up by the fubficiber living in flarrition county, on Twin creek, a dark brown horfe, a flar and finj down his forehead with a number of grey hairs under his chin, appears to be very old, three shoes on, both hind feet white fome faddle spots, no brand perceivable, switch tail, has a white streak on each side of his wethers supposed to be occasioned by a collar, sapprassed to 71.

Adam Hows.

Adam Hows. Feb. 3, 1795.

WHEREAS about the fifteenth WHEREAS about the fifteenth of this infant, there was brought to the plantation of the fubferiber by Thomas Annitrong, a two year old forrel Stud Coft, (fuppofed to be ftolen,) he is neither docked nor branded, has a gray fpot on his near buttock, his near hind foot whire, fresh shod before, a natural trotter. The owner is defired to come forward, pay charges and take him away, from the subferiber's plantation, within two miles of Stone lick, Mafon county. fon county.

Benjamin Wood.

Past to a _____ M'Kee of Mer-cer county; for 400 acres of land lying on the waters of North Elklying on the waters of North Elkhorn, Scott county, and as the faid deed was fraudulently obtained, and as it has run out of date before admitted to record; all perfore are cautioned against purchafing faid land of faid M'Kee.

Sanuel M'Millin.
Oct. 6.

2W |

HEREBY forewarn all perions from crediting my wife MARY ALLCORN, as I am determined not to pay any debts of her contracting after this date.

ROBERT ALLCORN.
October 6.

October 6.

TAKEN up by the fubficiber,
Isving on the Ohio, about fix
miles below the mouth of Licking,
Campbell county, a fed roan
MARE, thieteen hands three inches high. feven or eight years old,
a fmall flar in her forehead; appraifed to 12l.

Henry Anderson.

TAKEN up by the fubfcriber, in Campbell county, on Bank lick, a bay MARF, fourteen hands high, a fund flar in her forehead, near fore foot white, 4 years old appraised to 101, 108.

Obediah Scott.

August 15.

AKEN up by the fubicriber on the waters of North Elkhorn, Scott county, a dark bay MARE, about feven years old, a white fpot on the near flank, & fore leg, no brand; appraised to 151.

John Hunt.

May 8.

Taken up by the subscriber int the county of Clarke, at the moult' of Station-camp creek, a forrel mare, appears to be very old, branded on the near shoulder thus 08, a narrow crooked blaze, about 14 hands high, some faddle spots, appraised to 91. 105.

Also, a dark bay horfe, 6 or 7 years old, upwards of 15 hands high, branded on the near shoulder thus R, a dark spot on the off buttock, a star in the forehead has on a 4s. be'l, his near hind sooz white, 2 praised to 20k.

A copy teste

D. BULLOCK, C. C. C. Aug. 29, 1795.

Aug. 29, 1795-

To whom it may concern.

NOTICE is hereby given, that on Thursday the 19th day of November next (by order of Harrison court) we shall meet at Hugh Bell's in order to proceed according to a law of Kentucky, to take the depositions of fundry witnesses to identify and perpetuate tellimony to the calls and beginning of a 2000 acre entry made in the name of James Blane the streenth of May 1780, on the North-East of the South fork of Licking.

J. BLANE.

LUCAS SULLEY ANT.

Od. 9. 1795. To rubom it may concern.

08. 9. 1795.

Taken up by the fubferiher liing in Campbell county, near the
forks of Licking, a brown filley, 3
years old, 14 and a half hands
high, neither docked nor branded
perceivable, appraised to 121.

Mary Bryan.

Fuly 27.

of HM My you I'm BOSTON, Aug. 31.

True Statement of Facis

IT is right that the people frould have a comparative flatement of the numbers and characters of the perfons who have hitherto appeared for and against the pending Treaty.

perfons who have hitherto appeared for and againft the pending Treaty.

In Botton, there cannot be fupposed a lefs number of perfons than two thousand againft it. The Chamber of Commerce, confisting of short of one handred, and others amounting on an extreme calculation, to perhaps two handred more; are in favor of it—and in fact would be in favor of any thing, that would fecure the funds and facilitate transfers and speculation of thock to British merchants. Three hundred in this town, is a smaller number than the enemies to the revolution consisted of, as the addresses to General Hundred in the story of the revolution of the British Treaty, but there are as many thousands against it. Let Gen. Washington recollect the state of parties in that city in the late war, and be must wonder feet. British in the city in the late war, and be must wonder feet. British can be considered the state of parties in that city in the late war, and be must wonder feet. British can be such as the consideration of the state war, and be must wonder feet.

ty; but there are ås many thoulands againt it. Let Gen. Waffi.
Sington recollect the flate of parties in that city in the late war,
and he mult wonder Great-Britain
has now so few friends there?

In Philadelphia, there may be
fix hundred in favor of the faid
treaty. But what was the farength
of that interest in that city, when
Washing on, felt himself hi an
enemy's country during the campaign of 76 and 77—Let him
recollect the names and instuence
of Galloway, the Allens; Willine
and a hoil of others—the insults he
received there; the mischianza
of General Howe, to celebrate his
recall and victories; and a difgrace of the American Army—
Let the President past the Delaware to the fouth, and see the immense column of opponents to the
British politics, insuence, meafures, and connexiona—Let him
mosferve the hostow [eissing here]
of his new friends but antient enemies. Let him call over the illustrious rell of his late army; the
Clucinnati, and the foldiers; how
many of them are against it; and
how few in favor of it. Let him
look to the Yeomany of Massacingles; those who fought and bled
to save him personally from the
last stages of disgrace and humiliation. These are the persons
and characters, against the Treaty. The persons inflavor of it,
hung like a dead weight on the
revolution and were dragged along
with it, instead of doing a single
thing to promote it. Sir, these
are your xew Friends—Where are
your xew Friends—Where are
your xew Friends—Where are
your xew Friends—Where are
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THE GHOST OF WARREN!

The Ghost of Warren.

YORK, Sept. 9.

The following affiver from the prefider of the United flates to the refolations adopted by the inhabitants of York Borough and its vicinity, relative to the treaty lately negotiated between the United States and Great Britain, was received by laft poft:

To John Edie Efg.

S I R,

I received your letter dated the 18th inflant, covering certain certain refolutions of the borough of of York and its vicinity, relative to the treaty lately negotiated between the United States and Great Britain.

tween the United States and Great Britain.

That I have afferned to the treaty, purtuant to the advice and confernt of the Senate, is now publicly known; and you have done no more than judice to my intentions, in helieving that I should on this important fubject, confult what appeared to me to be the welfare of

my country.
With due respect, I am fir, Your obedient GEO. WASHINGTON.

United States,
Philadelphia,
August 31, 1795.

Lexington October 10.
Extract of a letter from a gentleman in Nathville, to his correspondent in this place, dated Sep-

pondent in this place, dated September 15.

"The news from this country is not worth relating, except that of the Creeks and Chickaflaws, continuing the war, notwithflanding the first having given the firongelf affurance of peace, and requested the Governor of this territory to fend an agent to the Chickaflaws, with their peace talk (which they had fent in) and receive the pri-foners they had taken from them. In confequence of which requifhad fent in) and receive the prifoners they had taken from them.
In confequence of which requifition (see. Robertion, was directed
to go forward, to communicate the
talks and take charge of the prifoners. Whether the talks, were
meant as a deception is not yet
known, but the morning after
Gen Robinfon arrived, a body of
Creeks fuppofed to be apwards of
one hundred, appeared and fired
upon the Chickafaw towns. The
latter furbained no injury, they being in their forts—it is not yet
known, whether, the othera
received any damage or not. In
confequence of this, the Chickafaws preremptorily, refued giving
up the prifoners, or liftening to any of their talks, and are putting
themfelves in a fituation to repel
the force of the Creeks, which
threatens them with fuch impending danger. ing danger

LA FATETTE.

The Courier Univerfal, a Paris paper, of the 20th of June, has the following article—" The German Gazettes have announced, that the king of Prufila has caufed the French prifoners at Magdeburg & Spandan to be releafed. M. de la Fayette and fils companions in mifforeme, Buréau de Pozi, and Alexander Lâmeth, were in one of these fortreffes."

Extract of a letter from London dated June 25.

There are riots all over this country: feveral of the foldiers have been floot for joining the mob and ferious riots are expected fon 20,000 foldiers are placed in and about London, as government is alarmed by the numerous meeting of the correspondent fociety.—God only knows where these things will each. However the Tower guns are now firing, on account of a victory obtained lately over the French fleet, this ferves to raife our drooping spirits and I fear will prompt us to prosecute this destructive war.

I have appointed Mr. E. BENEZER MILLER, to collete or receive any money due for the Kentucky Gazette, in the countier South of the Kentucky river, whose receipt shall be good against 10th BRADFORD.

Notice.

WHEREAS the Court of Scott WHEREAS the Court of Scott county, on my application, have appointed commissioners to attend me at a lick in M'Connel's run, being the beginning or the following entry, (to wit) 'Alfred Williams enters fifty acres affignee of John Conner, on a north branch of the north forck of Elkhorn, the fifth big fork, below Bryan's flation about 25 miles, at a lick in the creek, entered April the 28th 1780. Now to all concerned, I hereby give notice, that the faild commissioners will attend at the faild lick, to take the depositions of witnesses to prove the fail beginning on the 20th day of October, by vitrue of an act of Assembly entitled "An act to afectrain the boundaries of land."

James Taylor.

James Taylor. Newport, 15th of September 1795.

BLANK DEEDS, -On parchment or paper For fale at the Office of the Kentucky Gazette.

NOTICE.

THE Sheriffs, Collectors and Clerks of the feveral counties within this commonwealth, are defired to come forward early in November and fettle for the fums reflectively due, for the Revenue tax for the year 1794. All those who have not obtained a Quietus for the preceeding years must not expect any further indulgence.

WM. M. DOWELL, A. P. A. Frankfort, Sept. 28, 1795. Frankfort, Sept. 28,-1795.

THOMAS HART & SON, Have Just Received, and are now AR EXTENSIVE and GENERAL

MERCHANDIZE, Which they will fell LO w by thole Sale or Retail. W by They have also a large affort-

Boulting Cloths & Copper, Which they will fell at a more reduced price than they have ever een fold at in this country. ONE HUNDRED

DOLLARS

B O L L. A K S
REWARD.

STOLEN out of Samuel Bradhaw's stable, Georgetown on
the night of the 2rt intlant, an
elegant bright bay MARE, 7 years
old, about four-een hands three
inches, high, a natural trotter,
branded on the near buttock R,
viwo taddle fpost on, the near fide
of ther back, and one on the off
fide; also anumber of finall white
fpots about her shoulder and neck
where the throat band of the bridle passes—The above reward will
be given for the above near and
thief, if brought to justice; or
for the mare only a very generous
reward, and no questions asked.

For JOHN OVERTON,
JAMES LEMON.

Georgetown, Sept. 28. 5w

W/E have some time since given

Georgetown, Sept. 28. 5w

We have fome time fince given notice, that our Copartnership was about to expire, and requelled those who were indebted to us to come and fertle their accounts.—We again requelt, that those who have not complied with our former requelt to come and fettle with Mr. John Clay, who will superintend the business during our absence, which will be until about the last of May next, it is hoped that those who, cannor make payment immediately, will give their obligations, as no, further indulgence can be given.

P. CALDWELL & Co.

Lexington, March 23, 1795.

Lexington, March 23, 1795

LiG hereby forwarn all perfons from taking an affigument of a bond given by me to a certain Joseph Binfon, fome time in July 1704; as I never received any value, and am determined not to pay the same.

Jones Varswell.

Fifteen Dollars Reward. From Mr.

STOLEN,
om Mr. Cleland's tavern, on the
South fide of Kentucky River,
on the night of the 22d inflam, A Dark Bay Mare,

A Dark Bay Mare,
A BOUT fifteen hands high, five
Years old lath firring, fome
faddle fpots larely flurt, a fpot on
the near fide of her neck, about
the fize of a dollar that the hair
has come out, branded on the near
floudler O S, thews the blood,
Whoever delivers the above mare
to the fubficiber, living near Col.
Ruffel's or to Col. Ruffel fhall receive the above reward.

James Ewing.

TAKEN up by the subscriber, in Mercer county, a bay mare, eight years old thirteen hands and a half a star in her forehead, a nat-ural troter, appraised to nine pounds.

Robert Lawrence APril 11, 1795

The Subscriber Intending to fart for Philadelphia in November next,

REQUESTS those who are independent of the same of the

John Crozier.

25th Sept.

NEW WHOLESALE London, Birmingham, and Sheffield

WARE-HOUSE, CALVERT STREET, BALTIMORE, 15th of August, 1795. -

John Graham & Co. BEG leave to inform the Store Keepers in general, that they have opened a

Wholefale Hard Ware and Iron Mongery Store,

In this place. And as they are determined to be conflantly supplied with every article in their line, Country Ner-chants will find it their interest in dealing with them.

They have on hand a large quanti-ty of all kinds of

Nails, Peruter and Tin.

LEXINGTON RACES.

A Subscription Purfe,

Will be run for over the course at this place, the second Thursday in November next, free for any horse, mare or gelding, carrying weight for age, the for nulle hears. Aged horses carrying ten flone weight—fix years old nine, stone—five years, eight stone—four years, seven stone—& three years old a feather.

On Friday will be run for over the same ground the three mile hears,

A Subscription Pur se, Free for any horse, mare or geld-ing, carrying weight for age as a-bove.

And on Saturday the day follow-ing will be run for, over the fame ground, the two mile heats,

The Entrance Money

The Entrance Money
Of the three days, free for mone but three years old—the winning horfe the two preceding days excepted.

Three liorfes to flart or no race. The entrance money the first day two guineas, and for in proportion the two following days. Horfes to be entered with Mr. Samuel Jameion, the day before the race or paydouble entrance at the pole. Proper judges will be appointed to determine any disputes that may arise.

October 8.

TAKE this opportunity to acquaint the public that I continue to carry on the

COPPER-SMITH'S TRADE LOPPER'S MITTH'S TRADE
In all its branches at my plantatist on about eleven miles from Lexington, and half a mile from the county road that goes from Lexington to the mouth of Jack's creek' on the Kentucky river, about half a mile from Maj. John South's, and about four miles from Boone's flation; where any general tenns that a sheeffer the property of the south of th Boone's flation, where any gen-tleman that pleafe to favor me with their cultom, may depend on having their work done after the beft and cheapeft rates with as quick difpatch as possible, by the fubscriber.

Liprman German Baxter

Mr. Bradford:

IT was a matter of furprife to many of your readers, as our worth? Senator was the only friend threy knew or had heard of in Kentucky to Jay's treaty, to find another writer in your paper furporting the fame fentiments, which that Senator was fending into the world through Stewart's Herald; but on examination of the fentiments expressed in the two papers, has convined them that they were under a millake, and that this worthy Senator was still in discretification. Having no doubt it may mind, that he is the author of the remarks on the proceedings of the Lexington meeting, I finall consider him as fuch, in my answer to fome of his observations.

befervations.

He calls upon the meeting to point out to him verbatim, "the terms and conditions thameful to the "American name" which are contained in the treaty. This requelt cannot be complied with, unless we were to infert the treaty at large, for there is fearcely an article in it, which does not contain terms or conditions thameful to the American name; and if he was not callous to every feeling which ought to operate on an lioned mind, the univerfal abhorience in which he is held by his country-men for having voted for its ratification, would convince him, that they underfland the articles fufficiently, without has highem fo often repeated to them as he withesthey mould be.

Whatever language may have been used in the treaty with France is immaterial: because at that time we had not been confidered, by other nations as an independent nation; because from the treaty's flyling as the fubjells of the United States, it is evident that the language of the treaty was adapted to over former character, and the opinions which then prevailed in fubfalmee convey very different terms, from what Jay's dues; and because when Jay's treaty was made we hid a right to expect to be treated, with as much refpect as any other independent nation ought to receive. It would have been the height of folly for the American committoners, to have demanded from the French king in 1778, the same marks of refpect which the British minifer ought to treeive. It would have been the height of folly for the American committoners, to have demanded from the French king in 1778, the same marks of refpect which the British minifer ought to treaty of 1782, and a part of the clause out the fame fubject, in Jay's treaty; but he has defigned by a fortered to and afed by both parties belonging, may freely be reforted to and afed by both parties belonging the propose of the British and injurious to the Americans out the further reasoning on this fubler, I refer to the Lexington hadred, I refer to the Lexington hadred, I refer to the Lexington hadred,

ountry call this a plaufible idea

tucky, much of whose best blood has been lost by the consequences of that detention, have hesitated to say, that such a demand would have been just and ought to have been outpied with? That it would have been difficult for Jay to obtain it, I shall readily admit, as he had not spirit to demand it; but the very circumstance of his not having demanded it, and caused it to be made a part of the treaty, ought to have been sufficient to prevent its ratification. He denies that Jay's treaty has ceded to British sufficient, and the sufficient for the sufficient so give the sufficient to prevent its ratification. He denies that Jay's treaty has ceded to British sufficient, approved that the sufficient so give them up; motwithstanding this promise, the retained possible sufficient. By Jaystreaty it is agreed that these possible shall be given up, on or before the sit of June 1796, but it is also declared that "All settlers and traders within the precincts or jurisdiction of the said possible shall centinue to enjoy, unmodested, all their property of every kind, and shall be protected their in. They shall be at full liberty to remain there, or to remove with all or any part of their effects; and it shall all be free to them, to sell their sands houses or effects, or to retain the spoperty thereof at tucky, much of whose best blood with all or any part of their effects; and it fhall all to be free to them, to fell their lands houses or effects, or to retain the property thereof at their difference, from this it is evident, Jay's treaty bus given up a part of the American foil, to Bhithin fubjects, because there can be no doubt but that the right to the foil, "Within the precincts or jurisdictions of the flaid polls," was by the treaty of 1732, welled in the United States; when therefore jay's treaty scenters to the fettlers within the precincts or jurisdiction of the fail, polls, liberty to enjoy or fell the Jands, which they then held (although they might have derived their title from the king of Great Britain fince 1783.) It evidently gives up to Prittin fubjects part of the American foil.

Bis observation on the expression

Figure 1 and answer. He says, "but I imagine that inch negroes and other property as were carried away contrary to that treaty, may, for any thing in this treaty, be the public of further diffute—negotiation—or war—if a doubtful claim to twelve or fitteen hundred negroes be worth either." Could it have been believed that an American Senator, would have publicly held such language as this; it is adding infult to injury. He has first voted for a treaty which has totally omitted all mention of fatisfaction to the owners, for the negroes carried away, in violation of the treaty; and now he says "He imagines &e." thus avoing with Jay, that he thinks a right sixed by treaty is at least a doubtful right; trainting the owners of the slaves with the idea that there is a possibility, that this right may be the subject of another treaty, although it has been omitted in this, because it is not forbid by this; at the same time giving it as his opinion that she a right to \$1200 or \$1500 negroes carried away contrary to the treaty of \$133 to 1200 or 1500 negroes carried a-way contrary to the treaty of 1733 would not be worth either further diffute, negatiation or war. Human patience has its limits, and altho-public confiderations, have hither-to prevented him from receiving that perforal challifement, which he has fo richly merited, a few more fuch observations would make it necessary for every honest man, to administer it to him. He has also in this instance fallely sta-ted the number to be 1200 or 1500 has also in this instance falsely sta-ted the number to be 1200 or 1500

contrary to his better knowledge, contrary to mis better. Knowledge, for the papers which were laid before the Senate proved that 3000 negroes, a lift of whom had been taken, had been carried off contrary to the treaty, befides great numbers that had been concealed

been taken, had been carried offe contrary to the treaty, besides great numbers that had been conceased by the British, to prevent them from being included in those lists. The American Senator then declares, that the representation of the conduct of the British made by the Lexington Meeting 'it but one state of the British made of the short of the British made by the Lexington Meeting 'it but one state of the prory state of the port of the total a British agent have said more? & what reliance ought to be placed in a representative who speaks thus of the just complaints of his country, against her bitterest enemies? but his feelings are also much hart at the abuse (as he calls it) which is given to that nation. His affection for the British must be very great indeed, when he refents injuries of that fort offered to them, & is silent as to the torrents of reproach both public and private, with which he is himself daily loaded. He then clotes his remarks by again threatening us with a war, if we do not tamely submit to every thing, which Britain and her feeret friends and emissaries shall require of us. This has been the uniform language of the British nation ever since the peace; they have done us every injury in their power, and yet claimed the character of being merical for not having done us more: always letting us know, that if we complained of the injuries we had feceived, we shook future much greater. It is no new thing for us to be bullied by that nation, but it is a fight to which we have not yet been accurtomed, to see an American Senator, avow himself the partizan, and turn out as the puff and champin of that builtying mation.

For God's take, Mr. Bradford, find out and tell us what materials this manis nade of These and

avow himier the partizan, and turn out as the puff and champtin of that builting nation.

For God's fake, Mr. Bradford, find out and tell us what materialithis man is made of. There muft be fome thing in his composition, different from what is to be found in any other of the human tace. No other man could have acted as he has done. Upon his return to this country, after having done everything in his power to injure it, he was mer with the univerfal curfes of his fellow crizens; those who had voted for him, publicly confeited their error, and declared their repentance of that a's; his triends deferted him; his acquaintances would not fpeak to him; he was obliged to withdraw precipitately from a large meeting of the people; and every face he faw, spake a detestation of him. Thus fituated, instead of whetrawing himself from public observation; instead of of waiting a more favorable opportunity of pulliating the instance of the determinance of himself, and not content with this, attacks every individual and every meeting of free men, who have ventured to give their fentiments of his favorite treaty.

If hereafter his writings should pass as unnoticed as his person now

If hereafter his writings hould pafs as unnoticed as his person now does, let him know that it proceeds from their being equally the objects of contempt.

STRAYED or STOLEN from the fubferiber, living in verer county, on Shawane run, on the 30th of September, a black horfe about 15 hands high, 7 years old, branded on the near thoulder M

M GH, a large star in his forehead, shod all round, a natural pacer. Alfo, a black mare, about the same height, branded with the same brands, alfo a brand of two stir-rup irons (across each other) near the other 8 years old, had on a large bell: Any person taking up faid horses or giving intelligence to that I get them again, shall re-ceive the sum of Ten Dollars paid by me.

GEORGE HORINE.

October 2d, 1795.

A lift of letters now remaining in the Poft-office at Lexington, and if not taken out within three months, will return to the General Poft-office as dead letters.

October 1, 1795.

B. Joseph Beauty, North Elkhorn, 3. Johnus Brown Lexington, 2. Iguatius Byrn Lexington, William Barnhill, Lexington, William Barnhill, Lexington, C. Thomas Collins, Lexington 2. Mofes Cherry Lexington, 2. Robert Clarke, Clarke county, 2.

D. John Day Lexington, John Dyer, 12 miles from Lexington, Mofes Dougherty, Lexington, William Dunkin, Lexington.

E. William Ellifon, Fayette county, George Edelen, near Lexington.

H. Bichard Henderfon, arthr. A lift of letters now remaining in

ington.

H. Richard Henderson, att'y,
George-town. David Huston,
George-town. Robinson Howell,
Lexington. Moses Hough Kentuc-

George-town. Robinson Howell, Lexington. Mofes Hough Kentucky. William Hanson.
J. Robert Johnson, Bourbon.
Thomas Johnson near Lexington 3.
L. John Lytle. Samuel Lowry, Kentucky.
M. John M'Guire Lexington. Richard Masterson Fayette county. Thomas D. Miller near Lexington. George Manssield Lexington. William M'Murland, the care of John Moore. Mark M'Causland, Kentucky. George M'Celland. Chas. Mayersback Lexington. Lawfon M'Cullongh, Lexington.
N. John Nailer Lexington.
O. Thomas Owen, at mesirs A. & J. W. Hunt's. Pat. O'Linn Madion county.

& J. W. Hunt s.
dion county.
P. Roger Patton on Hickman,
James Patton near Strode's, Richard Pogli.
S. Richard Stephens Kentucky.

S. Richard Stephens Remucky.
John Scott George-town. Jofeph
Sebring Lexington. Robs. Stubbs
George-town. William Scott care
of John Nellow George-town. William Shepherd Lexington: Thos.
Steele Fayette. Benjamin Steven-

fon Woodford.
T. jacob Trumbo Bourbon.
W. James Woods, care of Geo.
Wilfon 3. Barnabas Wing 2. Sanders Walker near textington. Major Whitney ..entucky. john Williams, care of W. Taylor.
INNIS B. BRENT, P. M,

TO BE SOLD

At PUBLIC AUCTION,

N Thursday the rath day of next month, at Myers' station, about 5 miles from Danville, about 1200 acres of Land, adjoining faid station, and will be laid off in suitable lots between laid off in fuitable lots between 200 and 400 acres in each, and fold feparate. Twelve months credit on giving bond on interest with approved fecurity.—Cast paid on the day of fale I will allow 5 per cent deducted. A title of general warranty for the fame will be given by me.

WALTER BEALL. October 2, 1795.

NOTICE,

10 all the good people of this place as well as those who may frequent the faine.

HAT I have the pleasare of informing them of opening a BARE-SHOP in the house of Mr. Benj. S. Cox, near the corner of Main and Cross freeze, formerly occupied by Isaac Ware, where they may be supplied with Brean, Cakes and Beer, as well as Bracutts for travellers, at the shortest notice, equal to any in this state, by their most obedient humble ferwant.

GEO. A. WEAVER. Lexington, Oct. 5, 1795

Taken up by the fublcriber in Scott county, about 4 miles from George-Town, a bay mare 5 feethigh, 12 years old, no orand perceivable, appraised to 12.

John Trock.

June 1, 1795.

LEXINGTON:
PRINTED BY JOHN BRADFORD, ON MAIN STREET.

Will be Sold, THE PLANTATION

Owhich the late col. William Wards clided. This trace contains 140 acres, lies within one mile of Lexington, is handfordly improved, having on it about forty acres of cleared land, near half ty acres of cleared land, near half of which is a timothy meadow, and the remainder of the tract very well timbered, having never been pillaged.—On the fame day, will be fold, flock of different kinds, grain and hay, a waggon, farming utenfils, and tindry other articles belonging to the cleare of the faid william Ward. A credit will be given both for the land and moveables, and the terms made particularly known on the day of fale, by THE EXECUTORS.

FORSALE,

FORSALE,

MY military furvey of 1000 at 1000 a

FRANCIS PRES FON.

STOP THIEF!

FORTY DOLLARS REWARD.

FORTY DOLLARS REWARD.

S. T.O. L. E. N.

On the night of the 14th inflant, ont of the fubferiber's paffure, in Irederick county, near Frederick.

Town, Maryland; a dark bay MAR2, three quarters blooded, about feven years old, 15 cr 16 hands high, not branded or docked, a lump on one of her hind feet above the hoof, on which no hair grows, occasioned by a cut, a natural trotter.—Whoever feurres the I Hilf and MARE, to that the Thief be brought to justice, and the subfesible receive his Mare, shall be entirled to the above RL-WARD, or one half thereof for the Mare couly.

JOHN RAMSBERGH.
Frederick-Town, August 19 1795.

FOR SALE,

A VALUABLE tract of land

FOR SALE,

VAL'SALE, tract of land
in Mercer county near Curd's
ferry, containing about 250 acres,
whereon is a flow dwelling honie,
and other convenient out house,
a good vechard of apples and peacles, about 50 acres cleared Jand.
For further particulars enquire of
the fubficilier on the premies,

13t JAMES DAVIS.

Any person who can come well re-commended, that understands

Brewing and Distilling. Will meet with good encourage ment by applying to Mr. Joan Jameson near Frankfort, or to th fubscriber hereof.

John Fowler.
N. B. A. general N. B. A generous price will be given for
H. O. P. S.

Delivered in Lexington or Frank-fort.

M'COUN & CASTLEMAN, HAVE JUST RECEIVED, AND NOW

OPENING,
At their STORE, second door below
the sign of the Bussalo, a large &
general Assortment of

MERCHANDIZE,

Dry Goods and Groceries of all kinds;

Which they are determined to fell low for CASH EIDES and Country

Lexington, August 10, 1795.

CASH will be given

NEGRO BOY & GIRL, Of good character. The Boy between fifteen and twenty years old, and the girl between ten and fifteen.—Enquire of the Prinfifteen.______ ter hereof. Lexington, August 17.

FOR SALE
At Mr. Stewart's Office, and by the
Printer hereof
An INDEX

LAWS OF KENTUCKY;

Whereby a person may see at one view all the acts which have been passed fince the commencement of the State, on any particular states.

been passement of the State, on any lar fabject.

CALCULATED

For the afe and convenience of magificates, attornies, merids, clerks, coroners and others, who are necefficated to have frequent recourfe to the laws.

WILLIAM LOWREY,

A D D L E R.

A D D L E R.

Takes this method of informing the public that he has jult commenced his buffness in the house formerly occupied by Nathaniel Lowres, at the corner of Pain and Cools freets, Lexington, where he carries on the

SADDLING BUSINESS

In its various branches. In its various branches.

Those who please to favor him with their custom, may depend on having their orders complied with in the best manner, and on the shortest notice.

If Lexington, Sept. 15.

GEORGE SMART,

CLOCK & WATCH MA-

KER,

FROM BRITAIN.

A The corner of Main and Mulberry fitreets, in the brick
house lately occupied by nir. Clark,
thinks it necessary to acquaint the
public, that he intends carrying on
the above business in all its various
branches; those who are pleased
to favor him with their custom,
may depend upon its being
done with punctuality and difpatch. He has a neat affortment
of thirteen inch plain double
amon and feconds from the centre,
eight day and thirty hour Clocks,
likewise a few Gold and Silver
Watches

TO BE SOLD-One hundred acres of

L A N D,

WITH a never failing spring,
within two miles and a half
of Lexington; twenty-five acres
cleared, cleven or twelve of which
are in clover, blue grafs and timothy, also feveral convenient houses
—The title indispatable. Apply
to ALEXANDER & JAMES PARKER,
Lexington, September 2.

FOR SALE,

A tract of LAND, Containing about thirty acres, lying within one quarter of a mile of Lexington. ALSO

Two LOTS,

Lying on High ffreet, on which is an excellent dwelling house of hewed logs, with a from chinney, and conveniently laid off into a partments, a good kitchen and out buildings.—For terms apply to A-LEXANDER & JAMES PARKER of Lexington.

WANTED, An OVERSEER,

CAPABLE of managing ten or twelve hands; to whom stan-ding wages will be given. None except such as have been accustom-ed to the management of Negroes,

need apply.

John Breckinridge.
Agust 10.

ff

The Subforiber having begun Manu-fatturing
CORDAGE,

Wa is a quantity of

GOGD WELL CLEANED

H. F. M. P.

(As no other kind will be received.)

TOR which he will pay a GE.

ERROUSPRICE in Cash and

Merchandize, in the Stores of

THOMAS HARR & SON, or SAMUEL.

Paice & Co.

Thomas Hart.

July 10. A Few Journeymen Rope-Makers
Will meet with encouragement by
applying as above. tf

TAKEN up by the subscriber, living in Mercer county, near Prewit's mill, a bay horte, fix years old, over sive feet high trots, fome white hairs in his forehead, coarsenade, a dull brand on his near buttock appears thus RR; appraised, to 201.

Thomas Crawford. July 20.1795.

FOR SALE,
Two hundred Acres of LAND, on
North Ekkborn,
TTHIN one mile of
Georgetown, about fifty
acres cleared, laid off in
fields and well fenced, a good meadow and young fruit trees; immediate possession to, and a general
warranty for the land, will be given by

Daniel Moiby.

August 11, 1795.

Wanted to Purchase, By the fubscriber,

By the fubscriber,

A QUANTITY of good clean
Barley, old Wheat and Ryc,
alfoa quantity of Hops, for which
a generous price will be paid in
Caths when delivered at the Brewery in this place, known by the
name of major Short's Brewery,
JOHN HOLMES, jun.
Lexington, Aug. 31, 1795.

NEW STORE.

W. WEST, W. W. E. T.,

At his New Storie; at the corner

between Mag. Morrison' Store,

to Mr. Walter Taylor's Taven,

has brought with him into this

State, a handfome Affortment of

MERCHANDIZE,

Which he is determined to fell on the most reduced prizer. And as he is ansious to fell out, in order to return to the Settlement next fall,

GREAT BARGAINS

Man he set sither by Wholefale or

May be got, either by Wholefale or Retail. His Goods being parchafed with CASH, will enable him to fell as theap as any Goods imported this Seafon to Kentucky. Amongh his Aflortment, is

The Following Articles :

MUSLINS of all kinds,

IVIUSLINS of all kinds,
Mufinetts,
Mufinetts,
Marfeilles Quilting,
Callicoes and Chintzes,
Shawls and Handkerchiefs of alk
kinds,
Irish Linens from 2f6 to 9/6 per
ryard,
India Nankeens,
Striped do.
Casimer Jacket shapes,
Musinett do. tambuted with gold
and sheer.

and filver,
Ditto with filk,
Toilanetts for jacketting,
Bandana Handkerchiefs,

Toilanetts for jacketting, Bandara Handkerchiets, Barcelona do. Moreens, Jeans, Durants, Wildebores and Bombazetts, Manchefter goods allorred, Black Satrin and Mode, Sarfuett and Perffan, Bed tickings and apron checks, Cotton and worfted flockings, Silk tlockings, gloves and mitts, Leather gloves and mitts, Leather gloves and mitts, Leather gloves and mitts, Ribbons, Jace, edgings and fringe, Velvet ribbon, tape and bindings, Writing paper and fehool books, Play books, Jefts and inkpowder, Needles, pins, filk and twift, A great variety of hard ware, entlery, pewter and the ware, Hollow and window glafs, Hyfon, Green and Bohea teas, Cinnamon, pepper and allfpice, Madder, allum and indigo, Raifins and almonds, Lady's flippers, moes and fandals, A good affortment of blauketing and woolens of mot kinds, With many articles which cannot be here enumerated.

N. B No Gredit can be given.

Notice.

Notice.

I Shereby given to all those whom I it may concern, than I shall attend on the 29th day of October next, at the improvement made by John Tebbs on the East fork of Lawrences creek, near where the Main road leading from Washington to Limethone crosses the faid creek, then and there to perpetuate certain tellinony respecting the preemption obtained in the name of the said John Tebbs.

Thomas Warring.

Thomas Waring. September 16 1795.

September 10 1795.

SAMUEL AYRES,
PESPECTFULLY informs his
friends and the public in general that he has removed his fivey
higher up on Main freet, next door
above Mr. Moore's, and nearly opposite the Free Mafon's lodge,
where he fill continues to make
and repair all kinds of Gold and
silver, work and repair watches in
the neatest and best manner. All
those who please to favor him with
their custom, may depend on having their work done as expeditions as the time and nature of the
business will admir.
Lexington, February 28

A. WALSH,
Begs leave to inform her friends
and the public,
THAT the cominues to influent
young ladies in NEEDLE-WORK,
who may get Drawing done on
very reasonable terms. She with
es to inform those gentlemen that
have been forcious to have their
dinghters (and others) boarded
with her, that the will take a few,
and defires that they will leave
their names by the next Payette
court day, as the has fixed on the
humber to be taken.
Lexington, Oct. 2, 1795. 2w-

CRITTENDEN & TURPIN, Have just opened a large and general affortment of

MERCHANDISE

At Verfailles in Woodford county, WHICH they will fell very cheap for Cash, Salt, Country linen

Woodford court house, ?

PULVERISED BARKS,

TO BE SOLD

By the Subscriber.

Andrew M'Calla. Lexington, October 2.

A LL perfons who have had dealings with the fubfcriber on account of ELLIOT & WILLIAM'S Co. are requested to come forward and settle the same without delay.

Sent. 0.4 GEORGE WILSON.

Sept. 24, 1795.

NoTICE is hereby given to all whom it may concern, that on Friday the 30th day of October next, I shall attend on a branch of Huston, part of Licking waters in Boarbon county about 7 miles from Boarbon county about 7 miles from Boarbon town, and near Grant's old station, at the improvement known by the name of James Parberry's, at a springanear to Joshua 'Owens' on the land, then and there to perpetuate certain testimony respecting, the settlement and pre-emption obtained in the name of fail parberry, agreeable to an act of Assembly in that case made and provided.

JOHN GRANT.

Taken up by the fabferiber, in Fayette county, on the East fork of Hickman, near Calloway's horfe mill, a bay horfe, 14 hands two inches high, 9 years old, branded on the near fhoolder 2 has a flar in the face his off hind foot white, flod before; appraifed to 111.

Fredrick Zimmerman.

Aug. 3, 1795.

TAKEN up by the fubferiber, in Woodford county, on Craig's creek, a forrel horte colt, Eighteen mouths old, 13 hands high, fulp on his nofe, left hind foot white, branded on the near flood-der and buttock with a ftirrup fron, appraised to 31.

Richard Hainds.

March 3, 1795.

Wanted to Purchase,

A few Hogheads of Good Inspected

CROP TOBACCO, For which a generous price will be given. Apply to Seitz & Lauman.

September 24.

A fale of the Lots in New-

Near Man's Liek, Tefferfon county,
Will be helek, Tefferfon county,
Will be helek, Tefferfon county,
Ifanc Hornbeck,
Lewis Field,
James Stand-ford

July 17, 1793.

*13w

A generous price will be given for OFLAX-SEED.

By Robert Holmes.

Taken up by the fubfcri-I aken up by the molecular ber living on Flemming's fork of Licking, Malon county, a dark bay hore, has a flar in his fore-lued, two faddle fpots, the left find foot white, thirteen hands high, fix years old, trots, no brand perceivable; valued to 61 os.

William Reeves.

T AKEN up by the fubscriber living on upper Howard's creek, near the Indian Old Fields, Clarke Connty, a yellow bay Mare and Horse Colt, the Mare five years old past, thirteen hands and a half high, a small star in her forehead, branded on the near shoulder and buttock B, appraised to 131.

TAKEN up by the fubfcriber in Shelby county, about feven miles from the Court houfe, a brown Mare, about 12 hands high, feven years old, branded AH, a fmall tlar, the or hind foot white, long fwitch tail, a natural trotter; appraised to 81.

David Sample.

Lincoln County to wit.

To all SHERIFFS & CONSTABLES in the Commonwealth of KINTUCKY.

To all Sheriffs & Constables in the Commonwealth of Kentucky.

WHEREAS Jelle Hilton, constable of Sec. hath this day made cath before me, Walker Baylor, one of the justices of the peace for faid county, that William Clapton Perria, who stands charged with fedony, did break from the custod by of the faid Hilton as he was about to convey him to gaol, and is now going at large, contrary to the peace and dignity of this Commonwealth. These are therefore in the name of the Commonwealth of Kentucky, to require you and each of you in your several counties and districts, to make diligent fearch for him by way of hue and cry with foot and horsemen, and him so taken to commit to the gaol of the county where taken; and the keepers of such gaols are hereby required to receive such prisoner into their gaol and custody, and him safely keep until he can be dealt with as the law directs. Given under my hand and seal this tenth day of Sept. 1795.

WALKER BAYLOR.

Defription of the Man.

He is aged about twenty-two, fhort light hair and flout made, with very light eyebrows, bold looking florid countenance. It is fupposed he will make for the north west fisle of the Ohio, or Cumberland.

DAVID SUTTON,

HATTER,

AAKES this method of informating the public, that he has just commenced his business in Lexington, on Main street, in the house formerly occupied by Mess.

Alexander to James Parker, where he carries on the

HATTING BUSINESS

In all its Various Branches,
Those who please to favor him with their custom, may depend on having their orders complied with in the best manner and on the shortest notice.
The highest price will be given for fuitable

W O O: L

W O O: L
For the Hatting business.
Lexington May 10th. tf
A LL perfors who have any
c claims againft the estate of
the late Major DAVID LETCH,
are requested to make them known
to me in evider that provision in ay
be made to discharge the same. John Fowler.

NOTICE.

WHEREAS on the 12th day of February laft, I entered into a contract with John Hendicks, of Berkeley county, Virginia, for the fale of a tract of land lying in Clarke county, adjoining the town of Winchefter, in the State of Kentucky, for which I received his bonds, the first payable on the 4tt day of Angell, for 500l. the fecond on the di of Angell, 1798, 100l. —On the day that the first bond was due, I applyed to him for payment, when he requested indulgence until this day, which I complyed with, but on calling on him for a diffcharge of the bond due, he was either not able, or willing, and as he has my bond for a conveyance of the above tract of land, but has not fulfilled the contraction on his part, I hereby forewarn all and every person from dealing in any manner with faid Hendricks for said tract of land, or taking any affignment on my bond of conveyance aforesaid, as it is null and void, by his twice failing to comply with the tenor of our agreement.

ment.

I also forewarn all persons from cutting timber thereon, or removing any timber or stone from the same, or in any manner concerning with the above tract of land, as they shall answer the same at their peril.

August 27, 1795.

Notice,

Is hereby given to all whom it may concern, that I final attend on the 31th day of October next, at Thomas Young's improvement, fituate in Mafon County, on the waters of the North Fork of Licking and near where I now live, then and there to perpetuate certain teltimony respecting the precent of the final Thomas Young.

Henry Lee.

Henry Lee.

Henry Lee. September 16 1795.

Public Notice.

Public Notice.

THAT on the 15th day of May 1780, William Wation located by virtue of a Treatury warrant 1956 acres of land, beginning fix miles nearly South West of the upper falt lick, at Daniel Boone's encampment at the forks of a branch on the War-road, running up the branch on both fides for quantity, and have finee obtained a patent therefor,—and as the testimony respecting the said entry depends on persons now living, we obtained from the court of Clarke at their September court last, an order appointing commissioners to examine and take the depositions of such persons as we might think proper, by virtue of an act of Allembly in that case made and provided. All whom it may concern, are therefore defined to take notice, that on the 22d day of October next, we shall tattend with the commissioners aforefaid, and studry witnesses a forefaid, and studry witnesses, in order to establish the fame, and do such other acts therein as may be necessary, and as the law directs.

ROBERT MOORE.

THOMAS GOOCH.

Sept. 24, 1795.

A LL perions having accounts undertied with the inbig ibers, are now called upon to come forward and have them adjusted.—
Those indebted to them are requested to pay their respective balances.—And those having in possession their due bills, or to whom they are in any wife indebted, are requested to call and receive payment.

Peter January, 10th, & Co.
Lexington, July 29, 1795.

THE SUBSCRIBERS WITE WILL PURCHASE A FEW MOCS.

HEADS INSPECTED

Crop TOBACCO.

A quanty of good clean
W H E A

M H E A T.

Delivered at their new Mill on Tate's creek. They purchate HEMP as ufual.

They have received among their last importation (through mildake) a Barrel comaining 44 pair sad Irons. The owner's requested to prove his property, pay charges, and take them away.

E. Winters & Co.

JUST ARRIVED, AND NOW OPENING FOR SALE BY

BENJAMIN STOUT,

EXT door to Henry Marshall's tavern, a handsome and general Assortment of MERCHANDISE, consisting of Dry Goods, Groceries, Iron Mongery, Glafs & Queens Ware, Medicines, Bosts and Shoes, Calf Skins and Boot Legs; also a quanticy of Hops, which he will dispose of on the lowest terms for Cass, Whise, Bear skins, and country made Sugar. gar.

Lexington, Jan. 22, 1795. TO BE SOLD OR RENTED FOR ONE YEAR,

The Houses and Lot, The Hottles and Lot,
Whereon I now reside in
Danville, on which is a good
framed house two stories high, 40
by 28, and a kitchen adjoining 28
by 28, a good garden, and a well
in the back yard. For terms, ap-

Ply to THO , BARBEE. Sept. 6, 1795.

Public Notice.

Public Notice,

WHEREAS I gave a Power of Attorney to William Conner fome years ago, to transact my bufinels, and fettle with my creditors, and transact fome of my land over to thole I had fold to in Fayette county. And he the faid Conner has failed in to doing, it is requeited that all persons concerned will attend to this notice, that I have now taken all such power or authority from William conner, and the public is now warned not to fettle any accounts with, aya any debts to, or make any contract with faid Conner, now in this State, which may in any wise belong or relate to me, as they by so doing will act in their own wrong, and will be compelled, nevertheless, to pay to me, any money they may fettle with him for in future.

Edward Bradley fen. Bourbon county, Sept. 15.

SHALL remove from Lexington I SHALL remove from Lexingson to Beargrafs, near the falls of Chio, by the first of November, where I shall continue the business of my office with due attention. I have still for fals some valuable LANDS upon Green river, the Ohio, Paint creek and Cafar's creek. N. W. of the Ohio.

Sept. 22, 1795.

AKEN up by the fubferiher in Nadifon county, on Tate's ereck, near Aquilla White's lick, a brown tow and Calf, the cow is marked with two crops and two under bits, white under her belly; appraised to 11, 198.

Matheen Sime

Matthew Sims.

Taken up by the fubicitier near eapt Blair's in Bourdon county, a bay mare feven years aid, about 13 hands, high, had on a five finiting belt with a leather collar and, in the fide of the collar there is an iron ring fewed, branded on the near floudder and buttock IG, a natural trotte ; appraised to 14.

Daniel Cassiedy.

Iuly 1.